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GEORGIA'S LAW-MAKERS

YESTERDAY'S PROCEEDINGS OF THE GENERAL ASSEMBLY.

Short Session of the Senate—Judge Charles J. Harris Confirmed as Judge of the City Court of Macon—Miscellaneous Matters, 20, 21c.

Yesterday's session of the general assembly was uneventful. In the senate Hon. Charles J. Harris was confirmed as judge of the city court of Macon.

The bill to cede certain lands in Fulton county was read the second time.

In the house a number of new bills were introduced by unanimous consent. A bill by Mr. Calvin, of Richmond, to allow college graduates to teach in the public schools without examination, was killed by a brief, but pointed speech, by Mr. Duggan, of Hancock.

Mr. Duggan's confidence in the ability of college graduates seemed to be very limited. He said that some of them would rather have an eye tooth pulled than stand an examination before a board of education.

Today the regular order will be the introduction of new bills.

The Senate.

The senate was called to order at ten o'clock by President Davidson, and prayer was offered by Chaplain Jones.

The president went through the regular order of business and the roll was called for the introduction of new matter, but nothing was introduced.

Northcutt asked that the house bill ceding certain lands in Fulton county to the United States, to be used as a military post, be taken up and read the second time. The motion was carried.

Mr. James, of the thirty-sixth, obtained consent and introduced a bill to incorporate the Salt Springs and Bowden Lithia railroad company.

Members of the committee on corporations were upon motion of Chairman Butt granted leave to retire from the senate chamber for consultation.

A sealed message from the governor to be considered in executive session was brought in by Secretary Warren.

The committee on corporations reported in favor of the passage of the bill incorporating the town of Salt Springs, and also the bill to incorporate the Southern Express company.

On motion the senate chamber was cleared and the body went into executive session to consider the sealed message from the governor.

The message was the appointment of Mr. Charles J. Harris, to be judge of the city court of Macon. The appointment was confirmed.

The appointment was confirmed by a vote of 15 yeas and 10 nays. The senate then adjourned until 10 o'clock Wednesday morning.

The committee on agriculture from the senate and the house were allowed the use of the senate chamber for a joint meeting at 2:30 p.m. Chairman Peck of the senate committee extended an invitation to the senate to be present.

The Senate then took recess for half an hour. Upon again being called to order Mr. Paver moved that the senate adjourn until 10 o'clock Wednesday morning.

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By Mr. Denny of Warren—A bill to amend the act incorporating the Rome and Decatur railroad.

By Mr. Norris of Warren—A bill to amend the act prohibiting the sale of intoxicating liquors in Warren county, so as to include the 15th militia district.

By Mr. Simmons of Sumter—A bill preventing the sale of opium and its preparations to persons habitually addicted to its use.

By Mr. West of Habersham—A bill to designate the public gazettes in which legal advertisements shall be published.

By Mr. Hayes of Forsyth—A bill to amend section 534 of the code of 1882.

By Mr. Gray of Cobb—A bill to incorporate the North Georgia Telegraph company. The company is to be composed of the owners and officers of the Marietta and North Georgia railroad company, who desire to erect a telegraph line on the right of way of the road.

By Mr. McCall of Murray—A bill to prohibit the sale of necessary articles to tenants at extortionate rates. It fixes the profit to be made by the sellers at fifteen per cent.

By Mr. Watson of Douglas—A bill to incorporate the banking company of Douglasville.

By Mr. Pickett of Worth—A bill to make an appropriation to purchase an artificial leg for Robert Willis, of Worth county.

By Mr. Peoples of Berrien—A bill to provide compensation for managers and clerks of elections held in this state.

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By Mr. Russell of Polk—A bill to repeal section 3910 (a) of the code of 1882, and to substitute another section therefor.

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By Mr. Johnson of DeKalb—A bill to change the time of holding the superior court in DeKalb county. Passed.

By Mr. Gray of Cobb—A bill to amend section 1291 of the code of 1882, providing that the possession of a diploma from any regular college shall entitle the applicant to teach without examination.

Mr. Duggan, of Hancock, moved to strike out the clause relating to the possession of a diploma. He held that there were many graduates of the colleges who were not prepared to teach the common English branches.

The committee offered an amendment to strike out the word "regular," and to insert the word "chartered."

The committee's amendment was first voted on and was lost.

Mr. Duggan then moved to disagree to the report of the committee recommending that the bill do pass. The motion was carried, and the bill do pass.

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